



VISION

People Families Neighborhoods

MISSION

To serve, protect and govern in
concert with local municipalities

VALUES

People	Customer Service
Ethics	Resource Management
Innovation	Equal Opportunity

**Invitation to Bid
05ITB37604YC**

**Ductile Iron Pipe Fitting
By the
Public Works Department
Bid Due: 11:00 a.m., February 16 , 2005**

130 Peachtree St. S.W. Suite 1168 Atlanta, Georgia 30303

CONTACT: Al Micah Phillips, Purchasing Dept. at 404-730-4214

NOTE TO VENDOR:

PLEASE RESPOND TO THE ATTACHED BID. EVEN IF YOUR COMPANY'S RESPONSE IS A "NO-BID".

COMPLETION OF THIS FORM IS NOT REQUIRED. IT IS OPTIONAL. WE ARE VERY INTERESTED IN ENSURING THAT OUR BIDS ARE NON-RESTRICTIVE AND THAT NO BIDDER IS ELIMINATED ARBITRARILY. IT IS THE COUNTY'S INTENT TO ABOLISH ANY AND ALL BARRIERS TO ITS' PROCUREMENT PROCESS WHICH PREVENTS INTERESTED AND QUALIFIED BIDDERS FROM PARTICIPATING.

SHOULD YOU RESPOND WITH A "NON-BID", PLEASE EXPLAIN WHY.

EXAMPLES ARE:

(1) OUR COMPANY CANNOT MEET THESE SPECIFICATIONS BECAUSE YOU REQUIRE:

(2) OUR COMPANY CAN NOT COMPETITIVELY BID ON THIS PRODUCT OR SERVICE BECAUSE:

(3) OTHER:

YOUR RESPONSE WILL BE GIVEN CAREFUL CONSIDERATION AND INCLUDED IN THE BID FILE WITH OTHER VENDOR COMMENTS. IF IT APPEARS, FROM THE FEEDBACK RECEIVED, THAT THE SPECIFICATIONS ARE RESTRICTIVE. YOUR INPUT WILL HELP THE COUNTY MAKE THE NECESSARY CHANGES SO THAT A GREATER NUMBER OF INTERESTED BIDDERS ARE INCLUDED, YOUR INPUT IS NEEDED, IT WILL MAKE A DIFFERENCE!

DUCTILE IRON PIPE & FITTINGS

FULTON COUNTY IS SOLICITING BIDS FROM QUALIFIED VENDORS TO PROVIDE DUCTILE IRON PIPE, FITTINGS, TAPPING SLEEVES, ETC., TO THE DEPARTMENT OF PUBLIC WORKS ON A CONTRACTUAL AS, IF AND/OR WHEN REQUESTED BASIS, EFFECTIVE FROM THE DATE OF AWARD AND CONTINUING FOR TWELVE (12) MONTHS., VENDOR COMPLIANCE WITH COUNTY RULES AND POLICIES, VENDOR PERFORMANCE AS IT DIRECTLY RELATES TO THE CONTRACT AND APPROVAL BY THE FULTON COUNTY BOARD OF COMMISSIONERS.

PRICE INCREASES FOR RENEWAL PERIODS SHALL NOT EXCEED THE CONSUMER PRICE INDEX (CPI) AS PUBLISHED BY THE BUREAU OF LABOR STATISTICS OF THE U.S. DEPARTMENT OF LABOR WITH PARTICULAR REFERENCE TO THE AVERAGE SHOWN ON SUCH INDEX FOR ALL ITEMS FOR THE ATLANTA METROPOLITAN AREA.

ALL PRICING SHALL BE QUOTED F.O.B. FULTON COUNTY. ANY BID THAT DOES NOT MEET THIS REQUIREMENT SHALL BE DEEMED NON-RESPONSIVE AND WILL NOT BE CONSIDERED FOR AWARD.

SPECIFICATIONS FOR DUCTILE IRON PIPE, COATINGS, FITTINGS AND ACCESSORIES:

PIPE SHALL BE DESIGNED IN ACCORDANCE WITH THE LATEST REVISIONS OF ANSI SPECIFICATION A21-50 (AWWA C-150) AND CONFORM TO REQUIREMENTS OF A21.51/AWWA C-151, LATEST STANDARDS. **ALL PIPE SHALL BE MANUFACTURED IN THE UNITED STATES.** PIPE SHALL MEET THE MINIMUM PRESSURE CLASS AS DETAILED IN TABLE BELOW.

PIPE SHALL MEET THE FOLLOWING MINIMUM PRESSURE CLASS:

SIZE	CLASS	METAL THICKNESS
4"	350	.25"
6"	350	.25"
8"	350	.25"
10"	350	.26"
12"	350	.28"
16"	250	.30"
18"	250	.31"
24"	200	.33"
30"	200	.38"
36"	200	.42"
42"	200	.47"
48"	200	.51"
54"	200	.57"

ALL PIPE 4"-24" SHALL BE TESTED PER AWWA STANDARDS TO 500 PSI. ALL PIPE 30" AND LARGER SHALL BE SUBJECTED TO A FACTORY HYDROSTATIC TEST OF AT LEAST 500 PSI FOR A PERIOD OF NOT LESS THAN 10 SECONDS AFTER WHICH TIME THE PRESSURE SHALL BE INCREASED TO A PEAK PRESSURE THAT INDUCES A STRESS IN THE PIPE WALL EQUIVALENT TO 75% OF THE MINIMUM SPECIFIED YIELD OF DUCTILE IRON OF 42,000 PSI AS CALCULATED USING THE FOLLOWING FORMULA:

$$p = (2) (fs) (t) \div D$$

WHERE p = PEAK HYDROSTATIC PRESSURE
 $f_s = 0.75 \times 42,000$ PSI OR 31,500 PSI
 t = NOMINAL WALL THICKNESS IN INCHES
 D = OUTSIDE PIPE DIAMETER IN INCHES

THE PRESSURE RATING, METAL THICKNESS CLASS, NET WEIGHT OF PIPE WITHOUT LINING, LENGTH OF PIPE, AND NAME OF MANUFACTURER SHALL BE CLEARLY MARKED ON EACH LENGTH OF PIPE.

PIPE SHALL BE CEMENT LINED AND SEAL COATED AS THE STANDARD COATING IN ACCORDANCE WITH THE LATEST REVISION OF AWWA SPECIFICATION C104. THICKNESS OF CEMENT LINING SHALL NOT BE LESS THAN THE THICKNESS SPECIFIED UNDER SECTION 4-10. PROVISIONS OF SECTION 4-14 RELATING TO CHARACTERISTICS OF BITUMINOUS SEAL COAT AS TO DELETERIOUS EFFECT UPON THE QUALITY, COLOR, TASTE OF ODOR IMPARTED TO POTABLE WATER SHALL BE STRICTLY OBSERVED.

AS AN OPTION, THE INTERIOR PIPE SURFACE SHALL BE COATED WITH PROTECTO 401 CERAMIC EPOXY. THE MATERIAL SHALL BE AN AMINE CURED NOVALAC EPOXY CONTAINING AT LEAST 20% BY VOLUME OF CERAMIC QUARTZ PIGMENT. THE AREA TO RECEIVE THE COATING SHALL BE PREPARED BY SOLVENT CLEANING.

JOINTS FOR DUCTILE IRON PIPE SHALL BE PUSH-ON TYPE JOINTS CONFORMING TO ANSI A21.11/AWWA C111 EQUAL TO FASTITE, TYTON OR BELL-TITE WITH LOCKING GASKETS EQUAL TO FIELD LOK OR AMERICAN FAST-GRIP OR APPROVED EQUAL AND LUBRICANT CONFORMING TO FEDERAL SPECIFICATION WW-P-421. JOINTS SHALL BE SO DESIGNED THAT WHEN THE PIPE IS LAID AND THE JOINT COMPLETED, THE GASKET WILL BE COMPLETELY ENCLOSED. THE RUBBER GASKET SHALL BE THE SOLE ELEMENT DEPENDENT UPON FOR WATER TIGHTNESS.

MECHANICAL JOINTS FOR FITTINGS SHALL CONFORM TO THE LATEST REVISION OF AWWA SPECIFICATION C111. **ALL FITTINGS SHALL BE MANUFACTURED IN THE UNITED STATES.**

ALL FITTINGS 4" THROUGH 12" SHALL BE STANDARD SHORT BODY FITTINGS CONFORMING TO THE LATEST REVISION OF AWWA SPECIFICATION C153 FOR 250 PSI WATER PRESSURE. ALL MJ FITTINGS SHALL BE FURNISHED COMPLETE WITH BOLTS, NUTS FOLLOWER GLANDS AND GASKETS. ALL PUSH-ON FITTINGS SHALL BE FURNISHED COMPLETE WITH RETAINER GASKETS AND AMPLE LUBRICANT BASED ON JOINT SIZE. FITTINGS TO BE DOUBLE THICKNESS CEMENT LINED AND SEAL COATED IN ACCORDANCE WITH THE LATEST REVISION OF AWWA SPECIFICATION C104. PROVISIONS OF SECTION 4-14 RELATING TO CHARACTERISTICS OF BITUMINOUS SEAL COAT AS TO DELETERIOUS EFFECT UPON THE QUALITY, COLOR, TASTE, OR ODOR IMPARTED TO POTABLE WATER SHALL BE STRICTLY OBSERVED. PAYMENT FOR FITTINGS SHALL BE ON THE BASIS ON AWWA C110 PUBLISHED BODY WEIGHTS FOR MECHANICAL JOINT FITTINGS, NOT INCLUDING ACCESSORIES AND NOT INCLUDING CEMENT LINING WEIGHTS.

SPECIFICATION FOR C.I.M.J. TYPE TAPPING SLEEVE

ALL TAPPING SLEEVES SHALL BE MANUFACTURED IN THE UNITED STATES.

TAPPING SLEEVES SHALL BE OF A FULL SLEEVE TYPE CAPABLE OF CONTAINING PRESSURE WITHIN THE FULL VOLUME OF THE SLEEVE. SLEEVE SHALL BE MECHANICAL JOINT SUITABLE FOR USE WITH CLASS AB OR CD CAST IRON PIPE OR DUCTILE IRON PIPE. SLEEVE SHALL BE RATED AT 200 PSI WATER WORKING PRESSURE THROUGH 12" SIZE AND 150 PSI FOR SLEEVES 14" THROUGH 18". FLANGED THROAT SECTION OF MECHANICAL JOINT SLEEVES THROUGH 12" SIZE SHALL CONFORM TO MSS-SP60 STANDARD. FOR THROAT SECTIONS LARGER THAN 12", FLANGED SECTION SHALL MATE VALVES OF THE SAME MANUFACTURE AS SLEEVES. ALL CAST IRON SHALL CONFORM TO ASTM A-126, CLASS B. CASTING SHALL BE CLEAN AND SOUND WITHOUT DEFECTS THAT WILL IMPAIR THEIR SERVICE. NO PLUGGING OR WELDING OF SUCH DEFECTS WILL BE ALLOWED. BOLTS, NUTS, AND GASKETS SHALL BE IN ACCORDANCE WITH MECHANICAL JOINT REQUIREMENTS OF AWWA C-111. TAPPING SLEEVES SHALL BE CAPABLE OF WITHSTANDING THEIR RATED WORKING PRESSURE WITHOUT LEAKAGE PAST THE SIDEGASKETS AND END GASKETS OF THE SLEEVE. SLEEVES SHALL BE SUPPLIED WITH SPLIT END GASKETS AND TWO PIECE GLANDS. SIDE FLANGE RUBBER GASKETS SHALL BUTT AGAINST THE RUBBER END GASKETS AFFECTING A TOTALLY WATER TIGHT SEAL. SIDE AND END BOLTS SHALL BE OF A T-HEAD DESIGN. THE THROAT FLANGE SHALL BE SO DESIGNED AS TO AFFORD CENTERING OF THE TAPPING VALVE TO THE SLEEVE. TAPPING SLEEVE SHALL BE EQUIPPED WITH A TEST PLUG. INSIDE AND OUTSIDE OF ALL TAPPING SLEEVES SHALL BE COATED IN ACCORDANCE WITH AWWA STANDARDS AND FEDERAL SPECIFICATIONS TT-C-494A OR EQUAL. SLEEVES SHALL BE MARKED WITH NAME OF MANUFACTURER AND SIZE (RUN X BRANCH).

SPECIFICATION FOR STAINLESS STEEL REPAIR CLAMP

ALL REPAIR CLAMPS SHALL BE MANUFACTURED IN THE UNITED STATES. THE REPAIR CLAMP WILL BE CONSTRUCTED OF GRADE 18-8, TYPE 304 STAINLESS STEEL AND WILL FEATURE 5/8" STAINLESS STEEL BOLTS WITH HEAVY HEX NUTS. THE BOLT THREADS MUST HAVE SPECIAL FLOUROCARBON COATING HEAT TREATED TO PREVENT GALLING. EACH NUT AND BOLT WILL ALSO BE PROVIDED WITH A NYLATRON GS WASHER TO PROVIDE GRAPHITE-ASSISTED LUBRICATION. STAINLESS STEEL LIFTER BARS WILL BE INCORPORATED IN THE DESIGN OF THE TAPPING SLEEVE TO PROVIDE EVEN TORQUE DISTRIBUTION. (NYLATRON GS IS A REGISTERED TRADEMARK OF THE POLYMER CORPORATION.) THE FAST SLEEVE WILL BE FURNISHED WITH A GRIDDED RUBBER GASKET CONSISTING OF GBR COMPOUNDED FOR WATER SERVICE MEETING ASTM D200080M-4AA607. THE GASKET WILL PROVIDE 360 DEGREE CIRCUMFERENTIAL SUPPORT AND WILL HAVE 16 GAUGE STAINLESS STEEL ARMORS, 2.25 INCHES WIDE, VULCANIZED IN PLACE TO SPAN THE GAP BETWEEN THE TWO TAPPING SLEEVE SECTION. EACH FAST SLEEVE, UP THROUGH 12" WILL BE FACTORY TESTED AT 300 PSI. EACH SLEEVE WILL BE FURNISHED WITH A 3/4" BRASS TEST PORT WITH A SQUARE HEAD FOR EACH USE. THE FLANGE WILL CONFORM TO AWWA C207, CLASS D-ANSI 150 POUND DRILLING AND WILL BE STAINLESS STEEL RECESSED TO ACCEPT STANDARD TAPPING VALVES. (OPTIONAL CARBON STEEL FLANGES MAY BE SUPPLIED UPON REQUEST.) ALL STAINLESS STEEL WELDS USED IN THE CONSTRUCTION OF THE SLEEVE WILL CONFORM TO AWS CODES AND WILL TREATED IN ORDER TO RETURN THE SURROUNDING STAINLESS STEEL MATERIAL TO ITS ORIGINAL CORROSIVE RESISTANT CONDITION. SLEEVES FURNISHED WILL BE AS MANUFACTURED BY THE FORD METER BOX COMPANY, INC., OR APPROVED EQUAL.

SPECIFICATION FOR SPLIT RING RESTRAINT

ALL SPLIT RING RESTRAINTS SHALL BE MANUFACTURED IN THE UNITED STATES. SPLIT RING RESTRAINTS SHALL HAVE A MINIMUM SAFETY FACTOR OF 2 TO 1 AND SHALL BE CONSTRUCTED OF ASTM A536 DUCTILE IRON.

SPECIFICATION FOR TAPPING SLEEVE

ALL TAPPING SLEEVES SHALL BE MANUFACTURED IN THE UNITED STATES. TAPPING SLEEVES SHALL BE DESIGNED TO FIT CLASS AB & CD CAST IRON PIPE WITH INSTALLATION REQUIRING ONLY A SOCKET WRENCH. SLEEVE SHALL BE OF A TWO PIECE SADDLE TYPE OF SHORT LAYING LENGTH. TAPPING SLEEVE SHALL BE SUITABLE FOR 150 PSI WATER WORKING PRESSURE IN SIZES 4" THROUGH 12". FLANGED THROAT SECTION OF TAPPING SLEEVES THROUGH 12" SIZE SHALL CONFORM TO MSS-SP60 STANDARD. ALL CAST IRON SHALL CONFORM TO ASTM A-126 CLASS B. CASTINGS SHALL BE CLEAN AND SOUND WITHOUT DEFECTS THAT WILL IMPAIR THEIR SERVICE. NO PLUGGING OR WELDING OF SUCH DEFECTS SHALL BE ALLOWED. BOLTS SHALL BE ELECTRO PLATED STEEL WITH HEX AND HEX NUTS IN ACCORDANCE WITH ASTM A-307. SLEEVES SHALL BE OF A LIGHT WEIGHT DESIGN CAPABLE OF WITHSTANDING LEAKAGE AT THE TAPPING SEAL AT ITS RATED WORKING PRESSURE. BOLT LOCATION SHALL BE ON THE OUTLET SIDE OF THE SLEEVE ALLOWING MINIMUM EXCAVATION. SLEEVE SHALL BE SUITABLE FOR USE WITH CLASS AB OR CD CAST IRON OR DUCTILE IRON PIPE. 4" AND 6" RUN SLEEVES SHALL HAVE 2 BOLTS MINIMUM PER SIDE; 8" AND LARGER RUN SLEEVES SHALL HAVE 3 BOLTS MINIMUM PER SIDE. THROAT GASKETS SHALL BE OF A ONE-PIECE DESIGN WITH A MOLDED IN FULL CIRCLE STEEL REINFORCING RING. THROAT GASKET SHALL BE SO DESIGNED AS TO PREVENT BLOWING OUT UNDER PRESSURE. TEST PLUG SHALL BE PROVIDED ON THE OUTLET THROAT. INSIDE OF ALL TAPPING SLEEVES SHALL BE COATED IN ACCORDANCE WITH AWWA STANDARDS AND FEDERAL SPECIFICATIONS TT-C-494A OR EQUAL. SLEEVES SHALL BE MARKED WITH NAME OF MANUFACTURER AND SIZE (RUN X BRANCH).

SPECIFICATION FOR RETAINER GLANDS:

ALL RETAINER GLANDS SHALL BE MANUFACTURED IN THE UNITED STATES. MECHANICAL JOINT RESTRAINT SHALL BE INCORPORATED IN THE DESIGN OF THE FOLLOWER GLAND AND SHALL INCLUDE A RESTRAINING MECHANISM WHICH, WHEN ACTUATED, IMPARTS MULTIPLE WEDGING ACTION AGAINST THE PIPE, INCREASING ITS RESISTANCE AS THE PRESSURE INCREASES. FLEXIBILITY OF THE JOINT SHALL BE MAINTAINED AFTER BURIAL. GLANDS SHALL BE MANUFACTURED OF DUCTILE IRON CONFORMING TO ASTM A 536-80. RESTRAINING DEVICES SHALL BE OF DUCTILE IRON HEAT TREATED TO A MINIMUM HARDNESS OF 370 BHN. DIMENSIONS OF THE GLAND SHALL BE SUCH THAT IT CAN BE USED WITH THE STANDARDIZED MECHANICAL JOINT BELL AND TEE-HEAD BOLTS CONFORMING TO ANSI/AWWA A21.11 AND ANSI/AWWA C153/A21.53 OF LATEST REVISION. TWIST-OFF NUTS SHALL BE USED TO INSURE PROPER ACTUATING OF THE RESTRAINING DEVICES. THE MECHANICAL JOINT RESTRAINT DEVICE SHALL HAVE A WORKING PRESSURE OF AT LEAST 250 PSI WITH A MINIMUM SAFETY FACTOR OF 2:1 AND SHALL BE EBAA IRON, INC., MEGALUG OR EQUAL.

DUCTILE IRON: STANDARD PIPE FITTINGS:

1. MECHANICAL JOINT FITTINGS (MJ), 3"-12" **WITH GASKETS, FASTENERS, GLANDS (ACCESS.)**\$_____/TON
2. PUSH ON FITTINGS, 3"-12" **WITH RESTRAINT GASKETS, LUBRICANT (ACCESS.)**\$_____/TON
3. 16" MJ SLEEVE WITH ACCESS. \$_____ EACH
4. 16" MJ TEE WITH ACCESS. \$_____ EACH
5. 16" PUSH-ON TEE **WITH RESTRAINT GASKETS AND LUBRICANT (ACCESS.)**
\$_____ EACH
6. 16" MJ 90° BEND WITH ACCESS. \$_____ EACH
7. 16" PUSH-ON 90° BEND WITH ACCESS. \$_____ EACH
8. 16" MJ 45° BEND WITH ACCESS. \$_____ EACH
9. 16" PUSH-ON 45° BEND WITH ACCESS. \$_____ EACH
10. 16" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
11. 16" PUSH-ON 22.5° BEND WITH ACCESS. \$_____ EACH
12. 16" MJ SWIVEL HYDRANT TEE WITH ACCESS. \$_____ EACH
13. 16" SADDLE X 12" MJ OUTLET W/ PLUG & ACCESS. \$_____ EACH
14. 18" MJ SLEEVE WITH ACCESS. \$_____ EACH
15. 18" MJ TEE WITH ACCESS. \$_____ EACH
16. 18" PUSH-ON TEE WITH ACCESS. \$_____ EACH
17. 18" MJ 90° BEND WITH ACCESS. \$_____ EACH
18. 18" PUSH-ON 90° BEND WITH ACCESS. \$_____ EACH
19. 18" MJ 45° BEND WITH ACCESS. \$_____ EACH
20. 18" PUSH-ON 45° BEND WITH ACCESS. \$_____ EACH
21. 18" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
22. 18" PUSH-ON 22.5° BEND WITH ACCESS. \$_____ EACH
23. 20" MJ SLEEVE WITH ACCESS. \$_____ EACH
24. 20" MJ TEE WITH ACCESS. \$_____ EACH

25. 20" PUSH-ON TEE WITH ACCESS. \$_____ EACH
26. 20" MJ 90° BEND WITH ACCESS. \$_____ EACH
27. 20" PUSH-ON 90° BEND WITH ACCESS. \$_____ EACH
28. 20" MJ 45° BEND WITH ACCESS. \$_____ EACH
29. 20" PUSH-ON 45° BEND WITH ACCESS. \$_____ EACH
30. 20" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
31. 20" PUSH-ON 22.5° BEND WITH ACCESS. \$_____ EACH
32. 24" MJ SLEEVE WITH ACCESS. \$_____ EACH
33. 24" MJ TEE WITH ACCESS. \$_____ EACH
34. 24" PUSH-ON TEE WITH ACCESS. \$_____ EACH
35. 24" MJ 90° BEND WITH ACCESS. \$_____ EACH
36. 24" PUSH-ON 90° BEND WITH ACCESS. \$_____ EACH
37. 24" MJ 45° BEND WITH ACCESS. \$_____ EACH
38. 24" PUSH-ON 45° BEND WITH ACCESS. \$_____ EACH
39. 24" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
40. 24" PUSH-ON 22.5° BEND WITH ACCESS. \$_____ EACH
41. 24" MJ SWIVEL HYDRANT TEE WITH ACCESS. \$_____ EACH
42. 24" SADDLE X 12" MJ OUTLET W/ PLUG & ACCESS. \$_____ EACH
43. 30" MJ SLEEVE WITH ACCESS. \$_____ EACH
44. 30" MJ TEE WITH ACCESS. \$_____ EACH
45. 30" PUSH-ON TEE WITH ACCESS. \$_____ EACH
46. 30" MJ 90° BEND WITH ACCESS. \$_____ EACH
47. 30" PUSH-ON 90° BEND WITH ACCESS. \$_____ EACH
48. 30" MJ 45° BEND WITH ACCESS. \$_____ EACH
49. 30" PUSH-ON 45° BEND WITH ACCESS. \$_____ EACH
50. 30" MJ 22.5° BEND WITH ACCESS. \$_____ EACH

51. 30" PUSH-ON 22.5° BEND WITH ACCESS. \$_____ EACH
52. 30" MJ SWIVEL HYDRANT TEE WITH ACCESS. \$_____ EACH
53. 30" SADDLE X 12" MJ OUTLET W/ PLUG & ACCESS. \$_____ EACH
54. 36" MJ SLEEVE WITH ACCESS. \$_____ EACH
55. 36" MJ TEE WITH ACCESS. \$_____ EACH
56. 36" MJ 90° BEND WITH ACCESS. \$_____ EACH
57. 36" MJ 45° BEND WITH ACCESS. \$_____ EACH
58. 36" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
59. 36" MJ SWIVEL HYDRANT TEE WITH ACCESS. \$_____ EACH
60. 36" SADDLE X 12" MJ OUTLET W/ PLUG & ACCESS. \$_____ EACH
61. 42" MJ SLEEVE WITH ACCESS. \$_____ EACH
62. 42" MJ TEE WITH ACCESS. \$_____ EACH
63. 42" MJ 90° BEND WITH ACCESS. \$_____ EACH
64. 42" MJ 45° BEND WITH ACCESS. \$_____ EACH
65. 42" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
66. 42" MJ SWIVEL HYDRANT TEE WITH ACCESS. \$_____ EACH
67. 42" SADDLE X 12" MJ OUTLET W/ PLUG & ACCESS. \$_____ EACH
68. 54" MJ SLEEVE WITH ACCESS. \$_____ EACH
69. 54" MJ TEE WITH ACCESS. \$_____ EACH
70. 54" MJ 90° BEND WITH ACCESS. \$_____ EACH
71. 54" MJ 45° BEND WITH ACCESS. \$_____ EACH
72. 54" MJ 22.5° BEND WITH ACCESS. \$_____ EACH
73. 54" MJ SWIVEL HYDRANT TEE WITH ACCESS. \$_____ EACH
74. 54" SADDLE X 12" MJ OUTLET W/ PLUG & ACCESS. \$_____ EACH

DUCTILE IRON: STANDARD FLANGED FITTINGS:

75. 3" FLANGE X FLANGE 90° BEND W/ FULL FACE GASKETS/FASTENERS \$_____ EACH

76. 4" FLANGE X FLANGE 90° WITH FULL FACE GASKETS/FASTENERS \$_____ EACH
77. 6" FLANGE X FLANGE 90° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
78. 6" FLANGE X FLANGE 45° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
79. 6" FLANGE TEE WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
80. 8" FLANGE X FLANGE 90° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
81. 8" FLANGE X FLANGE 45° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
82. 8" FLANGE TEE WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
83. 10" FLANGE X FLANGE 90° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
84. 10" FLANGE X FLANGE 45° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
85. 10" FLANGE TEE WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
86. 12" FLANGE X FLANGE 90° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
87. 12" FLANGE X FLANGE 45° WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
88. 12" FLANGE TEE WITH FULL FACE GASKETS AND FASTENERS \$_____ EACH
89. 3" FLANGE X PLAIN END SPOOL PIECE 48" \$_____ EACH
90. 4" FLANGE X PLAIN END SPOOL PIECE 48" \$_____ EACH
91. 6" FLANGE X PLAIN END SPOOL PIECE 72" \$_____ EACH
92. 8" FLANGE X PLAIN END SPOOL PIECE 72" \$_____ EACH
93. 10" FLANGE X PLAIN END SPOOL PIECE 72" \$_____ EACH
94. 12" FLANGE X PLAIN END SPOOL PIECE 72" \$_____ EACH
95. 16" FLANGE X PLAIN END SPOOL PIECE 72" \$_____ EACH

WEDGE ACTION RETAINER GLANDS, UNI-FLANGE SERIES 1400, EBBA MEGALUG OR APPROVED EQUAL:

96. 4" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS. \$_____ EACH
97. 6" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS. \$_____ EACH
98. 8" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS. \$_____ EACH
99. 10" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS. \$_____ EACH
100. 12" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH

101. 16" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH
102. 18" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH
103. 20" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH
104. 24" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH
105. 30" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH
106. 36" RETAINER GLAND W/ BREAK AWAY HEADS, WEDGES & ACCESS \$_____ EACH

SPLIT RING MEGALUG OR APPROVED EQUAL:

107. 3" SPLIT RING MEGALUG & ACCESS. \$_____ EACH
108. 4" SPLIT RING MEGALUG & ACCESS. \$_____ EACH
109. 6" SPLIT RING MEGALUG & ACCESS. \$_____ EACH
110. 8" SPLIT RING MEGALUG & ACCESS \$_____ EACH
111. 10" SPLIT RING MEGALUG & ACCESS \$_____ EACH
112. 12" SPLIT RING MEGALUG & ACCESS \$_____ EACH
113. 16" SPLIT RING MEGALUG & ACCESS \$_____ EACH
114. 18" SPLIT RING MEGALUG & ACCESS \$_____ EACH
115. 20" SPLIT RING MEGALUG & ACCESS \$_____ EACH
116. 24" SPLIT RING MEGALUG & ACCESS \$_____ EACH

DUCTILE IRON PIPE:

117. 3" DIAMETER, ESTIMATED USAGE, 200 FT. \$_____/FOOT
118. 3" RETAINER TYPE GASKET, \$_____ EACH
119. 4" DIAMETER, ESTIMATED USAGE, 200 FT. \$_____/FOOT
120. 4" RETAINER TYPE GASKET, \$_____ EACH
121. 6" DIAMETER, ESTIMATED USAGE, 500 FT. \$_____/FOOT
122. 6" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 2,000 FT.
\$_____/FOOT
123. 6" RETAINER TYPE GASKET, \$_____ EACH

124. 8" DIAMETER, ESTIMATED USAGE, 2,000 FT. \$_____/FOOT
125. 8" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 500 FT. \$_____/FOOT
126. 8" RETAINER TYPE GASKET, \$_____ EACH
127. 10" DIAMETER, ESTIMATED USAGE, 500 FT. \$_____/FOOT
128. 10" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 200 FT.
\$_____/FOOT
129. 10" RETAINER TYPE GASKET, \$_____ EACH
130. 12" DIAMETER, ESTIMATED USAGE, 2,000 FT. \$_____/FOOT
131. 12" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 500 FT.
\$_____/FOOT
132. 12" RETAINER TYPE GASKET, \$_____ EACH
133. 16" DIAMETER, ESTIMATED USAGE, 500 FT. \$_____/FOOT
134. 16" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 100 FT.
\$_____/FOOT
135. 16" RETAINER TYPE GASKET, \$_____ EACH
136. 18" DIAMETER, ESTIMATED USAGE, 500 FT. \$_____/FOOT
137. 18" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 200 FT.
\$_____/FOOT
138. 18" RETAINER TYPE GASKET, \$_____ EACH
139. 20" DIAMETER, ESTIMATED USAGE, 500 FT. \$_____/FOOT
140. 20" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 200 FT.
\$_____/FOOT
141. 20" RETAINER TYPE GASKET, \$_____ EACH
142. 24" DIAMETER, ESTIMATED USAGE, 200 FT. \$_____/FOOT
143. 24" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 200 FT.
\$_____/FOOT
144. 24" RETAINER TYPE GASKET, \$_____ EACH
145. 30" DIAMETER, ESTIMATED USAGE, 500 FT. \$_____/FOOT
146. 30" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 200 FT.
\$_____/FOOT

147. 30" RETAINER TYPE GASKET, \$ _____ EACH
148. 36" DIAMETER, ESTIMATED USAGE, 200 FT. \$ _____/FOOT
149. 36" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 200 FT.
\$ _____/FOOT
150. 36" RETAINER TYPE GASKET, \$ _____ EACH
151. 42" DIAMETER, ESTIMATED USAGE, 100 FT. \$ _____/FOOT
152. 42" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 100 FT.
\$ _____/FOOT
153. 42" RETAINER TYPE GASKET, \$ _____ EACH
154. 54" DIAMETER, ESTIMATED USAGE, 100 FT. \$ _____/FOOT
155. 54" DIAMETER WITH PROTECTO 401 COATING, EST. USAGE, 100 FT.
\$ _____/FOOT
156. 54" RETAINER TYPE GASKET, \$ _____ EACH
157. GASKET LUBRICANT (SPECIFY CONTAINER SIZE) \$ _____ EACH

STAINLESS STEEL FULL-CIRCLE TYPE REPAIR CLAMPS (dia. x length):

158. 6" X 12" \$ _____ EACH
159. 8" X 12" \$ _____ EACH
160. 8" X 20" \$ _____ EACH
161. 10" X 12" \$ _____ EACH
162. 10" X 20" \$ _____ EACH
163. 12" X 12" \$ _____ EACH
164. 12" X 14" \$ _____ EACH
165. 12" X 20" \$ _____ EACH
166. 16" X 20" \$ _____ EACH
167. 24" X 20" \$ _____ EACH
168. 36" X 20" \$ _____ EACH

STAINLESS STEEL FULL-CIRCLE SERVICE SEALS WITH 1" CC THREAD (dia x length):

169. 8" X 12" \$_____ EACH

170. 10" X 12" \$_____ EACH

171. 12" X 12" \$_____ EACH

TAPPING SLEEVE: FULL MJ SOLID TAPPING SLEEVE

172. 6" X 6" \$_____ EACH

173. 8" X 6" \$_____ EACH

174. 8" X 8" \$_____ EACH

175. 10" X 6" \$_____ EACH

176. 10" X 8" \$_____ EACH

177. 10" X 10" \$_____ EACH

178. 12" X 6" \$_____ EACH

179. 12" X 8" \$_____ EACH

180. 12" X 10" \$_____ EACH

181. 12" X 12" \$_____ EACH

182. 16" X 6" \$_____ EACH

183. 16" X 8" \$_____ EACH

184. 16" X 10" \$_____ EACH

185. 16" X 12" \$_____ EACH

The last day of inquiries will be February 04, 2005. Only communications that are in writing and signed will be recognized by the County. All inquiries must include name of the proposal and the proposal RFP number. The County shall not be responsible for oral interpretations given by any County Employee, representative or others. The issuance of an addendum is the only official method whereby interpretation, clarification or additional information can be given.

FOR PROCEDURAL INFORMATION PERTAINING TO PURCHASING MATTER, PLEASE CONTACT AL MICAH PHILLIPS – PURCHASING DEPARTMENT, (404) 730-4214.

ANY AWARD MADE AS A RESULT OF THIS BID WILL BE FOR THE CALENDAR YEAR 2005, EFFECTIVE FROM DATE OF AWARD, THROUGH DECEMBER 31, 2005.

FULTON COUNTY RESERVES THE RIGHT TO RENEW THIS CONTRACT FOR TWO(2) ADDITIONAL (12) MONTH PERIOD (2007). BID AWARD WILL BE MADE TO THE LOWEST RESPONSIBLE BIDDER. THE QUALITY OF THE ARTICLES TO BE SUPPLIED, THEIR CONFORMITY WITH THE SPECIFICATIONS, THE SUITABILITY TO REQUIREMENTS, DELIVERY TERMS, CONDITIONS AND ANY GUARANTEE CLAUSES SHALL BE TAKEN INTO CONSIDERATION.

REMARKS OR EXCEPTIONS:

BIDDER ACKNOWLEDGES THAT IT HAS READ, UNDERSTANDS, AND AGREES TO COMPLY WITH THE ABOVE STATEMENTS AND THAT THE SIGNATURE BELOW IS THAT OF AN INDIVIDUAL AUTHORIZED TO SIGN CONTRACTS ON BEHALF OF THE BIDDING COMPANY.
COMPANY: _____ SIGNATURE: _____

NAME: _____ TITLE: _____ DATE: _____

NONCOLLUSION AFFIDAVIT OF BIDDER (FC Sec 2-320, (11))

State of _____)

)ss.

County of _____)

_____, being first duly sworn, deposes and says that:

- (1) He is _____
(owner, partner officer, representative, or agent) of _____, the Bidder that
has submitted the Bid;
 - (2) He is fully informed respecting the preparation and contents of the bid and of all
pertinent circumstances respecting such bid;
 - (3) Such Bid is genuine and is not a collusive of sham bid;
 - (4) Neither the said Bidder nor any of its officers, partners, owners, agents, representatives, employees or parties
in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or
indirectly with any other Bidder, firm or person to submit a collusive or sham Bid in connection with the
Contract for which the bid has been submitted or refrain from bidding in connection with such Contract, or
has in any manner, directly or indirectly, sought by agreement or collusion or communication or conference
with any other Bidder, firm or person to fix the price or prices in the Bid or of any other bidder, or to fix
any overhead, profit or cost element of the bidding price or the bidding price of any other bidder, or to
secure through any collusion, conspiracy, connivance or unlawful agreement any advantage against Fulton
County or any person interested in the proposed Contract; and
1. The price or prices in the bid are fair and proper and are not tainted by any collusion,
conspiracy, connivance or unlawful agreement on the part of the bidder or any of its
agents, representatives, owners, employees, or parties in interest, including this affiant.

(Signed) _____

Title

Subscribed and Sworn to before me this ____ day of _____, 200__.

Title

My commission expires _____

(Date)

NONCOLLUSION AFFIDAVIT OF SUBCONTRACTOR (FC Sec 2-320, (11))

State of _____)

)ss.

County of _____)

_____, being first duly sworn, deposes and says that:

- (1) He is _____
(owner, partner officer, representative, or agent)
of _____, hereinafter referred to as the "Subcontractor";
- (2) He is fully informed respecting the preparation and contents of the Bid submitted by the Subcontractor to _____, the Contractor for certain work connection with the _____ Contractor pertaining to the Project in Fulton County, Georgia.
- (3) Such Subcontractor's Bid is genuine and is not a collusive of sham Bid;
- (4) Neither the said Subcontractor nor any of its officers, partners, owners, agents, representatives, employees or parties in interest, including this affiant, has in any way colluded, conspired, connived or agreed, directly or indirectly with any other Bidder, firm or person to submit a collusive or sham Bid in connection with such Contract or to refrain from submitting a Bid in connection with such Contract or has in any manner, directly or indirectly, sought by unlawful agreement or connivance with any other Bidder, firm or person to fix the price or prices in said Subcontractor's bid, or to secure through collusion, conspiracy, connivance or unlawful agreement any advantage against Fulton County or any person interested in the proposed Contract; and
- (5) The price or prices in the Subcontractor's Bid are fair and proper and are not tainted by any collusion, conspiracy, connivance or unlawful agreement on the part of the Bidder or any of its agents, representatives, owners, employees, or parties in interest, including this affiant.

(Signed) _____

Title

Subscribed and Sworn to before me this ____ day of _____ 200____.

Title

My commission expires _____

(Date)

CERTIFICATE OF ACCEPTANCE OF REQUEST FOR BID REQUIREMENTS

This is to certify that on this day, bidder acknowledges that he/she has read this bid document, pages #_____ to #_____ inclusive, including any addenda # _____ to # _____ exhibit(s) #_____ to #_____, attachment(s) #_____ to #_____, and/or appendices #_____ to #_____, in its entirety, and agrees that no pages or parts of the document have been omitted, that he/she understands, accepts and agrees to fully comply with the requirements therein, and that the undersigned is authorized by the proposing company to submit the bid herein and to legally obligate the bidder thereto.

Company:

Signature:

Name:

Title:_____ Date:

(CORPORATE SEAL)

FULTON COUNTY BIDDING GENERAL REQUIREMENTS

NOTICE TO ALL BIDDERS (FORM 99)

LISTED BELOW ARE THE REQUIREMENTS FOR ALL BIDDERS INTERESTED IN DOING BUSINESS WITH FULTON COUNTY:

1. THE BID SHEETS INCLUDED IN THIS INVITATION TO BID MUST BE FULLY COMPLETED AND RETURNED WITH THE BID UNLESS OTHERWISE SPECIFIED IN WRITING BY THE PURCHASING DEPARTMENT. TYPE OR NEATLY PRINT THE DATE, COMPANY NAME, AND THE FULL LEGAL NAME AND TITLE OF THE PERSON(S) SIGNING THE BID IN THE PLACE PROVIDED AT THE BOTTOM OF EACH BID SHEET. ANY ADDITIONAL SHEETS SUBMITTED MUST CONTAIN THE SAME SIGNATURE AND BIDDER INFORMATION.
2. ORIGINAL SIGNATURE(S) MUST APPEAR ON EACH PAGE OF THE BID DOCUMENT. ALL SIGNATURES MUST BE EXECUTED BY PERSON(S) HAVING CONTRACTING AUTHORITY FOR THE BIDDER.
3. NO FAX BIDS OR REPRODUCTION BIDS WILL BE ACCEPTED, EXCEPT THAT PHOTOCOPIES MAY BE SUBMITTED IN ADDITION TO THE ORIGINAL WHEN MULTIPLE COPIES OF THE BID ARE SPECIFICALLY REQUESTED IN THE INVITATION.
4. THE ENVELOPE IN WHICH THE BID RESPONSE IS SUBMITTED MUST BE SEALED AND MUST BE CLEARLY LABELED WITH THE BID NUMBER AND BID OPENING DATE AND TIME. THE PURCHASING AGENT HAS NO OBLIGATION TO CONSIDER BIDS WHICH ARE NOT IN PROPERLY MARKED ENVELOPES.
5. ALL BIDS MUST BE RETURNED TO THE FULTON COUNTY PURCHASING DEPARTMENT AGENT, 130 PEACHTREE STREET, S.W., SUITE 1168, ATLANTA, GA 30303, BY THE DESIGNATED DATE AND TIME. NO LATE BIDS WILL BE ACCEPTED FOR ANY REASON. BIDDER MAY CALL (404) 730-5800 FOR ANY QUESTIONS ABOUT PURCHASING PROCEDURES.
6. IF A BIDDER CHOOSES NOT TO RESPOND TO A BID REQUEST, BIDDER MUST RETURN A COPY OF THE BID REQUEST STATING ON THE OUTSIDE OF THE ENVELOPE "NO BID" AND INDICATING WHETHER THE BIDDER WISHES TO REMAIN ON FULTON COUNTY'S BIDDER LIST.
7. SHOW INFORMATION AND PRICES IN THE FORMAT REQUESTED. PRICES ARE TO BE QUOTED F.O.B. DESTINATION, AND MUST INCLUDE ALL COSTS CHARGEABLE TO THE CONTRACTOR IN EXECUTING THE CONTRACT, INCLUDING TAXES. UNLESS OTHERWISE PROVIDED IN THE CONTRACT, FULTON COUNTY SHALL HAVE NO LIABILITY FOR ANY COST NOT INCLUDED IN THE PRICE. THE CONTRACTOR SHALL PROVIDE FULTON COUNTY THE BENEFIT THROUGH A REDUCTION IN PRICE OF ANY DECREASE IN THE CONTRACTOR'S COSTS BY REASON OF ANY TAX EXEMPTION BASED UPON FULTON COUNTY'S STATUS AS A TAX-EXEMPT ENTITY.
8. PRICES ARE TO BE QUOTED F.O.B. DESTINATION, UNLESS OTHERWISE SPECIFIED IN WRITING BY FULTON COUNTY.
9. ALL PRICES BID MUST BE AUDITED BY THE BIDDER TO ENSURE CORRECTNESS BEFORE BID IS SUBMITTED. THE BIDDER IS SOLELY RESPONSIBLE FOR THE ACCURACY OF INFORMATION PLACED ON A BID SHEET, INCLUDING PRICES.

CLERICAL OR MATHEMATICAL ERROR IS INSUFFICIENT TO VOID A SUCCESSFUL BID BUT A BIDDER MAY WITHDRAW A SEALED BID PRIOR TO OPENING WITHOUT A PENALTY.

10. ALL PRICES MUST BE SUBMITTED IN THE FORMAT REQUESTED AND LESS ALL TRADE DISCOUNTS. WHEN MULTIPLE ITEMS ARE BEING BID, BIDDER MUST SHOW BOTH THE UNIT PRICE AND THE TOTAL EXTENDED PRICE FOR EACH ITEM. WHEN APPLICABLE, THE BIDDER MUST INCLUDE AN ADDITIONAL TOTAL LUMP SUM BID FOR GROUPS OF ITEMS. IN THE EVENT BIDDER IS OFFERING AN ADDITIONAL DISCOUNT ON GROUPS OF ITEMS, BIDDER MUST INDICATE THE TOTAL LUMP SUM BID FOR THE PARTICULAR GROUP OF ITEMS BEFORE ANY EXTRA DISCOUNT, THE AMOUNT OF EXTRA DISCOUNT, AND THE NET TOTAL FOR THE PARTICULAR GROUP. IN THE EVENT OF AN EXTENSION ERROR, UNIT PRICING SHALL PREVAIL.
11. BY SUBMITTING A SIGNED BID, BIDDER AGREES TO ACCEPT AN AWARD MADE AS A RESULT OF THAT BID UNDER THE TERMS AND CONDITIONS SPELLED OUT IN THE BID DOCUMENTS. IN THE EVENT OF A CONFLICT BETWEEN THE DIFFERENT BID DOCUMENTS, THE COUNTY'S COVER CONTRACT (IF USED) SHALL HAVE PRECEDENCE, FOLLOWED BY THE INVITATION TO BID, PURCHASE ORDER, BID, CONTRACTOR'S WARRANTY AGREEMENT, MAINTENANCE AGREEMENT, AND/OR OTHER CONTRACTOR-PROVIDED AGREEMENTS. A BIDDER MAY SUBMIT ONLY ONE BID RESPONSE FOR EACH SPECIFIC BID NUMBER UNLESS OTHERWISE AUTHORIZED IN THE SPECIFICATIONS.
12. ALL PRICES SUBMITTED BY THE BIDDER TO FULTON COUNTY MUST BE GUARANTEED BY THE AUTHORIZED PERSON(S) AGAINST ANY PRICE INCREASE FOR THE TIME PERIOD DESIGNATED IN THE BID SPECIFICATIONS, AND FULTON COUNTY MUST BE GIVEN THE BENEFIT OF ANY PRICE DECREASE OCCURRING DURING SUCH DESIGNATED TIME PERIOD.
13. ALL ITEMS BID MUST BE NEW. USED, REBUILT OR REFURBISHED ITEMS WILL NOT BE CONSIDERED UNLESS SPECIFICALLY AUTHORIZED BY FULTON COUNTY IN THE WRITTEN SPECIFICATIONS.
14. ALL BIDDERS MUST SPECIFY IN THE BID RESPONSE THE EARLIEST ACTUAL DELIVERY DATE FOR EACH ITEM UNLESS OTHERWISE SPECIFIED IN WRITING BY FULTON COUNTY. THE DELIVERY DATE MAY BE A FACTOR IN DECIDING THE BIDDER'S CAPABILITY TO PERFORM.
15. A SUCCESSFUL BIDDER'S DELIVERY TICKET(S) AND INVOICE(S) MUST LIST EACH ITEM SEPARATELY AND MUST SHOW FULTON COUNTY'S PURCHASE ORDER NUMBER AS WELL AS THE PROPER DEPARTMENT AND ADDRESS TO WHICH DELIVERY WAS MADE, AS LISTED ON THE PURCHASE ORDER OR IN THE BIDDER'S CONTRACT WITH FULTON COUNTY.
16. UNLESS CLEARLY SHOWN AS "NO SUBSTITUTE" OR WORDS TO THAT EFFECT, ANY ITEMS IN THIS INVITATION TO BID WHICH HAVE BEEN IDENTIFIED, DESCRIBED OR REFERENCED BY A BRAND NAME OR TRADE NAME ARE FOR REFERENCE ONLY. SUCH IDENTIFICATION IS INTENDED TO BE DESCRIPTIVE BUT NOT RESTRICTIVE, AND IS TO INDICATE THE GENERAL QUALITY AND CHARACTERISTICS OF PRODUCTS THAT MAY BE OFFERED. OTHER PRODUCTS WILL BE CONSIDERED FOR AWARD IF SUCH PRODUCTS ARE IDENTIFIED IN THE BID AND ARE DETERMINED BY THE COUNTY TO MEET ITS NEEDS. EACH ITEM BID MUST BE INDIVIDUALLY IDENTIFIED AS TO WHETHER IT IS A SPECIFIED ITEM OR AN EQUIVALENT ITEM BY TYPING OR PRINTING AFTER THE ITEM(S): THE BRAND NAME; MODEL OR MANUFACTURER'S

NUMBER; OR ANOTHER IDENTIFICATION REGULARLY USED IN THE TRADE. DEVIATIONS FROM THE SPECIFICATIONS MUST BE CLEARLY AND FULLY LISTED ON THE BID SHEET, INCLUDING PHOTOGRAPHS OR CUTS, SPECIFICATIONS, AND DIMENSIONS OF THE PROPOSED "ALTERNATE".

17. FOR ALL BIDS, FULTON COUNTY RESERVES THE RIGHT TO REQUEST REPRESENTATIVE SAMPLES. IF REQUESTED, SAMPLES MUST BE DELIVERED AT THE BIDDER'S COST WITHIN THREE (3) BUSINESS DAYS. SAMPLES ARE SUBMITTED AT THE RISK OF THE BIDDER AND MAY BE SUBJECTED TO DESTRUCTIVE TESTS BY FULTON COUNTY. SAMPLES OF EXPENDABLE ITEMS WILL NOT BE RETURNED TO THE BIDDERS. SAMPLES MUST BE PLAINLY TAGGED WITH FULTON COUNTY'S BID NUMBER, ITEM NAME, MANUFACTURER, AND THE NAME OF THE BIDDER.
18. FULTON COUNTY IS THE SOLE JUDGE OF "EXACT EQUIVALENT", OR "ALTERNATE". THE FACTORS TO BE CONSIDERED ARE: FUNCTION, DESIGN, MATERIALS, CONSTRUCTION, WORKMANSHIP, FINISHES, OPERATING FEATURES, OVERALL QUALITY, LOCAL SERVICE FACILITIES, WARRANTY TERMS AND SERVICE, AND OTHER RELEVANT FEATURES OF ITEM(S) BID.
19. ITEM(S) BID MUST BE COMPLETE AND READY TO OPERATE. NO OBVIOUS OMISSIONS OF COMPONENTS OR NECESSARY PARTS SHALL BE MADE EVEN THOUGH THE SPECIFICATIONS MAY NOT DETAIL OR MENTION THEM. UNIT(S) MUST BE FURNISHED WITH FACTORY INSTALLED EQUIPMENT AND MUST BE COMPARABLE WITH THE BASIC FORM, FIT, AND FUNCTIONAL REQUIREMENTS WHICH ARE ALL TO BE INCLUDED IN THE BASE PRICE AS WELL AS ANY OTHER EQUIPMENT INCLUDED AS STANDARD BY THE MANUFACTURER OR GENERALLY PROVIDED TO THE BUYING PUBLIC.
20. ALL SUCCESSFUL BIDDERS MUST ASSUME FULL RESPONSIBILITY FOR ALL ITEM(S) DAMAGED PRIOR TO F.O.B. DESTINATION DELIVERY AND AGREE TO HOLD HARMLESS FULTON COUNTY OF ALL RESPONSIBILITY FOR PROSECUTING DAMAGE CLAIMS.
21. ALL SUCCESSFUL BIDDERS MUST ASSUME FULL RESPONSIBILITY FOR REPLACEMENT OF ALL DEFECTIVE OR DAMAGED GOODS WITHIN THIRTY (30) DAYS OF NOTICE BY FULTON COUNTY OF SUCH DEFECT OR DAMAGE.
22. ALL SUCCESSFUL BIDDERS MUST ASSUME FULL RESPONSIBILITY FOR PROVIDING OR ENSURING WARRANTY SERVICE ON ANY AND ALL ITEMS INCLUDING GOODS, MATERIALS, OR EQUIPMENT PROVIDED TO THE COUNTY WITH WARRANTY COVERAGE. IF A SUCCESSFUL BIDDER IS NOT THE MANUFACTURER, ALL MANUFACTURER'S WARRANTIES MUST BE PASSED THROUGH TO FULTON COUNTY. THE BIDDER AND NOT FULTON COUNTY IS RESPONSIBLE FOR CONTACTING THE MANUFACTURER OR THE WARRANTY SERVICE PROVIDER DURING THE WARRANTY PERIOD AND SUPERVISING THE COMPLETION OF THE WARRANTY SERVICE TO THE SATISFACTION OF FULTON COUNTY.
23. A SUCCESSFUL BIDDER PROVIDING ANY EQUIPMENT WHICH REQUIRES FITTING AND ASSEMBLY SHALL BE SOLELY RESPONSIBLE FOR SUCH INSTALLATION BEING PERFORMED BY A MANUFACTURER'S AUTHORIZED OR APPROVED SERVICER OR AN EXPERIENCED WORKER, UTILIZING WORKMANSHIP OF THE HIGHEST CALIBER. THE BIDDER MUST VERIFY ALL DIMENSIONS AT THE SITE, SHALL BE RESPONSIBLE FOR THEIR CORRECTNESS, AND SHALL BE RESPONSIBLE FOR THE AVAILABILITY OF REPLACEMENT PARTS WHEN SPECIFIED IN WRITING BY FULTON COUNTY IN THE SPECIFICATIONS, PURCHASE ORDER, OR OTHER CONTRACT.

24. A SUCCESSFUL BIDDER IS SOLELY RESPONSIBLE FOR DISPOSING OF ALL WRAPPINGS, CRATING, AND OTHER DISPOSABLE MATERIAL UPON DELIVERY OF ITEM(S).
25. ALL BIDDERS ARE REQUIRED TO BE AUTHORIZED DISTRIBUTORS OR REGULARLY ENGAGED IN THE SALE OR DISTRIBUTION OF THE TYPE OF GOODS, MATERIALS, EQUIPMENT OR SERVICES FOR WHICH THE BIDDER IS SUBMITTING A BID RESPONSE. IN ADDITION, ALL BIDDERS ARE REQUIRED TO PROVIDE FULTON COUNTY WITH THREE(3) WRITTEN REFERENCES DOCUMENTING THE SUCCESSFUL COMPLETION OF BIDS OR CONTRACTS FOR THE TYPES OF ITEMS INCLUDING GOODS, MATERIALS, EQUIPMENT, OR SERVICES FOR WHICH THE BIDDER IS SUBMITTING A BID RESPONSE. IN INSTANCES WHERE A BIDDER HAS NEVER SUPPLIED SUCH GOODS, MATERIAL, EQUIPMENT, OR SERVICES BEFORE, THE BIDDER MUST SUBMIT WITH THE BID RESPONSE A STATEMENT AND SUPPORTING DOCUMENTATION DEMONSTRATING SUCH EXPERTISE, KNOWLEDGE, OR EXPERIENCE TO ESTABLISH THE BIDDER AS A RESPONSIBLE BIDDER, CAPABLE OF MEETING THE BID REQUIREMENTS SHOULD AN AWARD BE MADE. NO EXCEPTIONS TO THIS PROVISION WILL BE MADE UNLESS AUTHORIZED IN THE BID SPECIFICATIONS.
26. BIDDERS MAY BE REQUIRED TO FURNISH EVIDENCE THAT THEY MAINTAIN PERMANENT PLACES OF BUSINESS OF A TYPE AND NATURE COMPATIBLE WITH THEIR BID PROPOSAL, AND ARE IN ALL RESPECTS COMPETENT AND ELIGIBLE VENDORS TO FULFILL THE TERMS OF THE SPECIFICATIONS. FULTON COUNT MAY MAKE SUCH INVESTIGATIONS AS IT DEEMS NECESSARY TO DETERMINE THE ABILITY OF THE BIDDER TO PERFORM SUCH WORK, AND RESERVES THE RIGHT TO REJECT ANY BIDDER IF EVIDENCE FAILS TO INDICATE THAT THE BIDDER IS QUALIFIED TO CARRY OUT THE OBLIGATION OF THE CONTRACT AND TO COMPLETE THE WORK SATISFACTORILY.
27. ALL BIDDERS MUST COMPLY WITH ALL FULTON COUNTY PURCHASING LAWS, POLICIES, AND PROCEDURES, AND NONDISCRIMINATION IN CONTRACTING AND PROCUREMENT ORDINANCE, AND RELEVANT STATE AND FEDERAL LAWS INCLUDING BUT NOT LIMITED TO COMPLIANCE WITH EEOC HIRING GUIDELINES AND REQUIREMENTS UNDER THE AMERICANS WITH DISABILITIES ACT. SUCCESSFUL BIDDER MUST OBTAIN ALL PERMITS, LICENSES, AND INSPECTIONS AS REQUIRED AND FURNISH ALL LABOR, MATERIALS, INSURANCE, EQUIPMENT, TOOLS, SUPERVISION, AND INCIDENTALS NECESSARY TO ACCOMPLISH THE WORK IN THESE SPECIFICATIONS.
28. A SUCCESSFUL BIDDER WHO IS UNABLE OR UNWILLING TO ENTER INTO A CONTRACT WITH FULTON COUNTY SUBSEQUENT TO BEING GRANTED AN AWARD, OR WHO FAILS TO PERFORM IN ACCORDANCE WITH THE BID SPECIFICATIONS WILL BE SUBJECT TO DAMAGES AND ALL OTHER RELIEF ALLOWED BY LAW.
29. SUCCESSFUL BIDDERS CONTRACT DIRECTLY WITH FULTON COUNTY AND ARE THE PARTY OR PARTIES OBLIGATED TO PERFORM. CONTRACTS MAY NOT BE ASSIGNED AND ANY FAILURE TO PERFORM THE CONTRACT IN ACCORDANCE WITH THE SPECIFICATIONS WILL CONSTITUTE A BREACH OF CONTRACT AND MAY RESULT IN A BIDDER BEING FOUND TO BE "NOT RESPONSIBLE" IN THE FUTURE.
30. IN CASE OF DEFAULT BY THE SUCCESSFUL BIDDER, FULTON COUNTY MAY

PROCURE THE ARTICLES FOR SERVICES FROM ANOTHER SOURCE AND HOLD THE SUCCESSFUL BIDDER RESPONSIBLE FOR ANY RESULTING EXCESS COST.

31. THE COUNTY MAY AWARD ANY BID IN WHOLE OR IN PART TO ONE OR MORE VENDORS OR REJECT ALL BIDS AND/OR WAIVE ANY TECHNICALITIES IF IT IS IN THE BEST INTERESTS OF THE COUNTY TO DO SO. IN THE EVENT THAT ALL BIDS ARE NOT REJECTED, BIDS FOR ITEMS INCLUDING GOODS, MATERIALS, EQUIPMENT, AND SERVICES WILL BE AWARDED TO THE LOWEST "RESPONSIBLE" BIDDER(S) AS DETERMINED BY FULTON COUNTY. SUBMITTING THE LOWEST BID, AS PUBLISHED AT THE BID OPENING, DOES NOT CONSTITUTE AN AWARD NOR THE MUTUAL EXPECTATION OF AN AWARD OF A CONTRACT OR PURCHASE ORDER. FOR PURPOSES OF THIS NOTICE AND THE ATTACHED BID SHEETS, A PURCHASE ORDER IS A CONTRACT TO PROVIDE ITEMS INCLUDING GOODS, MATERIALS, EQUIPMENT, AND SERVICES AND IS INTENDED TO HAVE THE FULL FORCE AND EFFECT OF A CONTRACT. A BREACH OF THE TERMS AND CONDITIONS OF A PURCHASE ORDER CONSTITUTES A BREACH OF CONTRACT.
32. EVALUATION OF BIDS - ANY AWARD WILL BE SUBJECT TO THE BID BEING:
 - A. COMPLIANT TO THE SPECIFICATION - MEETS FORM, FIT, AND FUNCTION REQUIREMENTS STATED OR IMPLIED IN THE SPECIFICATION.
 - B. LOWEST COST TO THE COUNTY OVER PROJECTED USEFUL LIFE.
 - C. ADMINISTRATIVELY COMPLIANT - INCLUDING ALL REQUIRED BONDS, INSURANCE, ESTABLISHED QUALITY OF WORK AND GENERAL REPUTATION, FINANCIAL RESPONSIBILITY, RELEVANT EXPERIENCE, AND RELATED CRITERIA.
33. ALL PROPOSALS AND BIDS SUBMITTED TO FULTON COUNTY ARE SUBJECT TO THE GEORGIA "OPEN RECORDS ACT", O.C.G.A. 50-18-70 ET SEQ.
34. ALL PROPOSALS AND BIDS SUBMITTED TO FULTON COUNTY INVOLVING UTILITY CONTRACTING ARE SUBJECT TO THE GEORGIA LAW GOVERNING LICENSING OF UTILITY CONTRACTORS AND BID OPENING PROCEDURES, O.C.G.A. 43-14-8.2(H).
35. SILENCE OF SPECIFICATIONS - THE APPARENT SILENCE OF THIS SPECIFICATION, AND ANY SUPPLEMENT THERETO, AS TO DETAILS, OR THE OMISSION FROM IT OF A DETAILED DESCRIPTION CONCERNING ANY POINT, WILL BE REGARDED AS MEANING ONLY THE BEST COMMERCIAL PRACTICES ARE TO PREVAIL. ONLY MATERIALS OF THE HIGHEST QUALITY, CORRECT TYPE, SIZE, AND DESIGN ARE TO BE USED. ALL INTERPRETATIONS OF THIS SPECIFICATION WILL BE MADE UPON THE BASIS OF THIS STATEMENT, WITH FULTON COUNTY INTERPRETATION TO PREVAIL.
36. NO PERSON, FIRM, OR BUSINESS ENTITY, HOWEVER SITUATED OR COMPOSED, OBTAINING A COPY OF OR RESPONDING TO THIS SOLICITATION, SHALL INITIATE OR CONTINUE ANY VERBAL OR WRITTEN COMMUNICATIONS REGARDING THIS SOLICITATION WITH ANY COUNTY OFFICER, ELECTED OFFICIAL, EMPLOYEE, OR DESIGNATED COUNTY REPRESENTATIVE, BETWEEN THE DATE OF THE ISSUANCE OF THIS SOLICITATION AND THE DATE OF THE COUNTY MANAGER'S RECOMMENDATION TO THE BOARD OF COMMISSIONERS FOR AWARD OF THE SUBJECT CONTRACT, EXCEPT AS MAY OTHERWISE BE SPECIFICALLY AUTHORIZED AND PERMITTED BY THE TERMS AND CONDITIONS OF THIS SOLICITATION.
37. ALL VERBAL AND WRITTEN COMMUNICATIONS INITIATED BY SUCH PERSON, FIRM, OR ENTITY REGARDING THIS SOLICITATION, IF SAME ARE AUTHORIZED AND PERMITTED BY THE TERMS AND CONDITIONS OF THIS SOLICITATION, SHALL BE DIRECTED TO THE PURCHASING AGENT.

38. ANY VIOLATION OF THIS PROHIBITION OF THE INITIATION OR CONTINUATION OF VERBAL OR WRITTEN COMMUNICATIONS WITH COUNTY OFFICERS, ELECTED OFFICIALS, EMPLOYEES, OR DESIGNATED COUNTY REPRESENTATIVES SHALL RESULT IN A WRITTEN FINDING BY THE PURCHASING AGENT THAT THE SUBMITTED BID OR PROPOSAL OF THE PERSON, FIRM, OR ENTITY IN VIOLATION IS NOT RESPONSIVE, AND SAME SHALL NOT THEREAFTER BE CONSIDERED FOR AWARD.
39. ANY OFFEROR INTENDING TO RESPOND TO THIS SOLICITATION AS A JOINT VENTURE MUST SUBMIT AN EXECUTED JOINT VENTURE AGREEMENT WITH THIS OFFER. THIS AGREEMENT MUST DESIGNATE THOSE PERSONS OR ENTITIES AUTHORIZED TO EXECUTE DOCUMENTS OR OTHERWISE BIND THE JOINT VENTURE IN ALL TRANSACTIONS WITH FULTON COUNTY, OR BE ACCOMPANIED BY A DOCUMENT, BINDING UPON THE JOINT VENTURE AND ITS CONSISTENT MEMBERS, MAKING SUCH DESIGNATION. OFFERS FROM JOINT VENTURES THAT DO NOT INCLUDE THESE DOCUMENTS WILL BE REJECTED AS BEING NON-RESPONSIVE.

CERTIFICATION REGARDING DEBARMENT

- (1) THE BIDDER CERTIFIES, BY SUBMISSION OF THIS BID OR PROPOSAL THAT NEITHER IT OR ITS SUBCONTRACTORS IS PRESENTLY DEBARRED, SUSPENDED, PROPOSED FOR DEBARMENT, DECLARED**

INELIGIBLE, OR VOLUNTARILY EXCLUDED FROM PARTICIPATION IN THE TRANSACTION BY THE FULTON COUNTY GOVERNMENT.

- (2) WHERE THE VENDOR IS UNABLE TO CERTIFY TO ANY OF THE STATEMENTS IN THIS CERTIFICATION, SUCH VENDOR OR SUBCONTRACTOR SHALL ATTACH AN EXPLANATION TO THIS BID OR PROPOSAL.

SIGNATURE

DATE

INSTRUCTIONS FOR CERTIFICATION

- (1) BY SIGNING AND SUBMITTING THIS PROPOSAL, THE BIDDER IS PROVIDING THE CERTIFICATION SET OUT BELOW.
- (2) THE CERTIFICATION IN THIS CLAUSE IS A MATERIAL REPRESENTATION OF FACT UPON WHICH RELIANCE WILL BE HEREIN PLACED IN AWARDED A CONTRACT. IF IT IS LATER DETERMINED THAT THE PROSPECTIVE VENDOR KNOWINGLY RENDERED AN ERRONEOUS CERTIFICATION, IN ADDITION TO OTHER REMEDIES AVAILABLE TO FULTON COUNTY, THE DEPARTMENT WITH WHICH THE TRANSACTION ORIGINATED MAY PURSUE AVAILABLE REMEDIES, INCLUDING SUSPENSION AND/OR DEBARMENT, FOR WITHDRAWAL OF AWARD OR TERMINATION OF A CONTRACT.
- (3) THE BIDDER SHALL PROVIDE IMMEDIATE WRITTEN NOTICE TO THE PURCHASING AGENT TO WHOM THIS BID/PROPOSAL IS SUBMITTED IF AT ANYTIME THE BIDDER LEARNS THAT ITS CERTIFICATION WAS ERRONEOUS WHEN SUBMITTED OR HAS BECOME ERRONEOUS BY REASON OF CHANGED CIRCUMSTANCES.

(FC CODE SEC. 2-322. DEBARMENT). (A) AUTHORITY TO SUSPEND. AFTER REASONABLE NOTICE TO THE ENTITY INVOLVED AND REASONABLE OPPORTUNITY FOR THAT ENTITY TO BE HEARD, THE PURCHASING AGENT, AFTER CONSULTATION WITH USER DEPARTMENT, THE COUNTY MANAGER AND THE COUNTY ATTORNEY SHALL HAVE THE AUTHORITY TO SUSPEND AN ENTITY FOR CAUSE FROM CONSIDERATION FOR AWARD OF COUNTY CONTRACTS. AS USED IN THIS SECTION, THE TERM ENTITY MEANS ANY BUSINESS ENTITY, INDIVIDUAL, FIRM, CONTRACTOR, SUBCONTRACTOR OR BUSINESS CORPORATION, PARTNERSHIP, LIMITED LIABILITY CORPORATION, OR JOINT VENTURE, HOWEVER DESIGNATED OR STRUCTURED; PROVIDED, FURTHER, THAT ANY SUCH ENTITY SHALL ALSO BE SUBJECT TO SUSPENSION UNDER THIS SECTION IF ANY OF ITS CONSTITUENTS, MEMBERS, SUBCONTRACTORS AT ANY TIER OF SUCH ENTITY'S CONSTITUENTS OR MEMBERS, IS FOUND TO HAVE COMMITTED ANY ACT CONSTITUTING A CAUSE FOR SUSPENSION AND THE ENTITY, OR ANY CONSTITUENT OR MEMBER, KNEW OR SHOULD HAVE KNOWN OF THE COMMISSION OF THE ACT. THE SUSPENSION SHALL BE FOR A PERIOD NOT TO EXCEED THREE YEARS UNLESS CAUSE IS BASED ON A FELONY CONVICTION FOR AN OFFENSE RELATED OR ASSOCIATED WITH FRAUDULENT CONTRACTING OR MISAPPROPRIATION OF FUNDS WHEREIN THE SUSPENSION SHALL NOT EXCEED SEVEN YEARS.

(B) CAUSES FOR SUSPENSION. THE CAUSES FOR SUSPENSION INCLUDE:

- (1) CONVICTION FOR COMMISSION OF A CRIMINAL OFFENSE AS AN INCIDENT TO OBTAIN OR ATTEMPTING TO OBTAIN A PUBLIC OR PRIVATE CONTRACT OR SUB-CONTRACT, OR IN PERFORMANCE OF SUCH CONTRACT OR SUB-CONTRACT;
- (2) CONVICTION OF STATE OR FEDERAL STATUTES OF EMBEZZLEMENT, THEFT, FORGERY, BRIBERY, FALSIFICATION OR DESTRUCTION OF RECORDS, RECEIVING STOLEN PROPERTY OR OTHER OFFENSE INDICATING A LACK OF BUSINESS INTEGRITY OR BUSINESS HONESTY WHICH CURRENTLY, SERIOUSLY AND DIRECTLY AFFECTS RESPONSIBILITY AS A COUNTY CONTRACTOR;

(3) CONVICTION OF STATE OR FEDERAL ANTI-TRUST STATUTES ARISING OUT OF THE SOLICITATION AND SUBMISSION OF BIDS AND PROPOSALS;

(4) VIOLATION OF CONTRACT PROVISIONS, AS SET FORTH BELOW, OF A CHARACTER WHICH IS REGARDED BY THE PURCHASING AGENT TO BE SO SERIOUS AS TO JUSTIFY SUSPENSION ACTION;

A. FAILURE TO PERFORM IN ACCORDANCE WITH THE SPECIFICATIONS WITHIN A TIME LIMIT PROVIDED IN A COUNTY CONTRACT;

B. A RECENT RECORD OF FAILURE TO PERFORM OR UNSATISFACTORY PERFORMANCE IN ACCORDANCE WITH THE TERMS OF ONE OR MORE CONTRACTS; PROVIDED, THAT FAILURE TO PERFORM OR UNSATISFACTORY PERFORMANCE CAUSED BY ACTS BEYOND THE CONTROL OF THE CONTRACTOR SHALL NOT BE CONSIDERED TO BE BASIS FOR SUSPENSION;

C. MATERIAL MISREPRESENTATION OF THE COMPOSITION OF THE OWNERSHIP OR WORKFORCE OR BUSINESS ENTITY CERTIFIED TO THE COUNTY AS A MINORITY BUSINESS ENTERPRISE; OR

D. FALSIFICATION OF ANY DOCUMENTS.

(5) COMMISSION OR SOLICITATION OF ANY ACT THAT WOULD CONSTITUTE A VIOLATION OF THE ETHICAL STANDARDS SET FORTH IN FULTON COUNTY CODE OF ETHICS.

(6) KNOWING misrepresentation to the county, of the use which a majority owned

contractor intends to make a minority business enterprise (a business entity at least 51

percent of which is owned and controlled by minority persons, as defined in Fulton

County Code Chapter 6, Article B, Minority Business Enterprise Affirmative Action

Program and certified as such by the county), as a sub-contractor or a joint venture

partner, in performing work under contract with the county.

NON-DISCRIMINATION IN CONTRACTING AND PROCUREMENT

Policy Statement: It is the policy of Fulton County Government that discrimination against businesses by reason of the race, color, gender or national origin of the ownership of any such business is prohibited. Furthermore, it is the policy of the Board of Commissioners that Fulton County Government and all vendors and contractors doing business with Fulton County shall provide to all businesses the opportunity to participate in contracting and procurement paid, in whole or in part, with monetary appropriations of the Board without regard to the race, color, gender or national origin of the ownership of any such business. Similarly, it is the policy of Fulton County Government that the contracting and procurement practices of Fulton County Government should not implicate Fulton County as either an active or passive participant in the discriminatory practices engaged in by private contractors or vendors who seek to obtain contracts with Fulton County.

Equal Business Opportunity Plan (EBO Plan): In addition to the proposal submission requirements, each vendor **must** submit an Equal Business Opportunity Plan (EBO Plan) with the bid. The respondent **must** outline a plan of action to encourage and achieve diversity and equality in the available procurement and contracting opportunities with this solicitation. The Plan should be designed to enhance the utilization of racial, gender or ethnic groups.

The Plan **must** identify and include:

1. Potential opportunities within the scope of work of this solicitation that will be afforded to racial, gender or ethnic groups for participation in the solicitation.
2. Efforts that will be identified to encourage and solicit minority and female businesses for opportunities within this solicitation.

Fulton County encourages joint ventures, teaming, partnering and mentor-protégé relationships with minority and

female businesses in an effort to achieve contracting and procurement diversity.

Prompt Payment: The prime contractor must certify in writing and must document on the Department of Contract Compliance's Exhibit G Form (Prime Contractor/Subcontractor Utilization Report) that all subcontractors, sub-consultants and suppliers have been promptly paid for work and materials and previous progress payments received (less any retainage by the prime contractor prior to receipt of any further progress payments). In the event the prime contractor is unable to pay subcontractors, sub-consultants or suppliers until receipt of a payment from Fulton County, the prime contractor shall pay funds due from said progress payments within forty-eight (48) hours of receipt of payment from Fulton County and in no event later than fifteen (15) days as provided for by state law.

COMPLIANCE PROCEDURES:

In order to be compliant with the intent and provisions of the Non-Discrimination Ordinance providing for non-discrimination in purchasing and contracting in Fulton County, **bidders must submit the following completed documents.** Failure to provide this information shall result in the Bid being deemed non-responsive:

- < Promise of Non-Discrimination (Exhibit A)
- < Employment Report (Exhibit B)
- < Schedule of Intended Subcontractor Utilization (Exhibit C)
- < Letter of Intent to Perform As a Subcontractor or Provide Materials or Services (Exhibit D)
- < Declaration Regarding Subcontractor Practices (Exhibit E), if applicable
- < Joint Venture Disclosure Affidavit (Exhibit F), if applicable
- < **Equal Business Opportunity Plan (EBO Plan)**

The following document must be completed as instructed if awarded the bid:

- < Prime Contractor's Subcontractor Utilization Report (Exhibit G)

EXHIBIT A – PROMISE OF NON-DISCRIMINATION

"Know all persons by these presents, that I/WE (_____),
Name

(_____)
Title Firm Name

Hereinafter "Company"), in consideration of the privilege to bid on or obtain contracts funded, in whole or in part, by Fulton County, hereby consent, covenant and agree as follows:

- 1) No person shall be excluded from participation in, denied the benefit of, or otherwise discriminated against on the basis of race, color, national origin or gender in connection with any bid submitted to Fulton County for the performance of any resulting there from,
- 2) That it is and shall be the policy of this Company to provide equal opportunity to all businesses seeking to contract or otherwise interested in contracting with this Company without regard to the race, color, gender or national origin of the ownership of this business,
- 3) That the promises of non-discrimination as made and set forth herein shall be continuing in nature and shall remain in full force and effect without interruption,
- 4) That the promise of non-discrimination as made and set forth herein shall be made a part of, and incorporated by reference into, any contract or portion thereof which this Company may hereafter obtain,
- 5) That the failure of this Company to satisfactorily discharge any of the promises of non-discrimination as made and set forth herein shall constitute a material breach of contract entitling the Board to declare the contract in default and to exercise any and all applicable rights and remedies, including but not limited to cancellation of the contract, termination of the contract, suspension and debarment from future contracting opportunities, and withholding and/or forfeiture of compensation due and owing on a contract; and
- 6) That the bidder shall provide such information as may be required by the Director of Contract Compliance pursuant to Section 4.4 of the Fulton County Non-Discrimination in Purchasing and Contracting Ordinance.

SIGNATURE: _____

ADDRESS: _____

TELEPHONE NUMBER: _____

EXHIBIT B – EMPLOYMENT REPORT

The demographic employment make-up for the bidder **must** be identified and submitted with this bid. In addition, if subcontractors will be utilized by the bidder to complete this project, then the demographic employment make-up of the subcontractor(s) must be identified and submitted with this bid.

EMPLOYEES

CATEGORY	NATIVE INDIAN		AFRICAN AMERICAN		ASIAN AMERICAN		HISPANIC AMERICAN		CACUSIAN AMERICAN		OTHER	
Male/Female	M	F	M	F	M	F	M	F	M	F	M	F
Mgmt/Official												
Professional (Arch., P.E., etc.)												
Supervisors												
Office/Sales Clerical												
Craftsmen												
Laborers												
Others (Specify)												
TOTALS												

FIRM'S NAME: _____

ADDRESS: _____

TELEPHONE NUMBER: _____

This completed form is for (Check one) _____ Bidder _____ Subcontractor

Date Completed: _____

EXHIBIT C – SCHEDULE OF INTENDED SUBCONTRACTOR UTILIZATION

If the bidder intends to subcontract any portion of this scope of work/service(s), this form **must be** completed and **submitted with the bid**. All prime bidders **must** include Letter(s) of Intent (Exhibit D) in the bid document for all subcontractors who will be utilized under the scope of work/services.

PRIME BIDDER: _____

ITB/RFP NUMBER: _____

Project Name or Description of Work/Service(s)_____

1. My firm, as Prime Bidder on this scope of work/service(s) is_____is not___a minority or female owned and controlled business. (Please indicate below the portion of work, including, percentage of bid amount that your firm will carry out directly):

If the Prime Bidder is a Joint Venture, please complete Exhibit F: Joint Venture Disclosure Affidavit.

2. Sub-Contractors (Including suppliers) to be utilized in the performance of t his scope of work/service(s), if awarded, are:

SUBCONTRACTOR NAME:_____

ADDRESS:_____

PHONE:_____

CONTACT PERSON:_____

ETHNIC GROUP*:_____COUNTY CERTIFIED**_____

WORK TO BE PERFORMED:_____

DOLLAR VALUE OF WORK: \$_____ PERCENTAGE VALUE:_____%

***Ethnic Groups: African American (AABE); Asian American (ABE); Hispanic American (HBE); Native American (NABE); White Female American (WFBE); **If yes, attach copy of recent certification letter.**

EXHIBIT C – SCHEDULE OF INTENDED SUBCONTRACTOR UTILIZATION

SUBCONTRACTOR NAME: _____
ADDRESS: _____

PHONE: _____
CONTACT PERSON: _____
ETHNIC GROUP*: _____ COUNTY CERTIFIED** _____
WORK TO BE PERFORMED: _____

DOLLAR VALUE OF WORK: \$ _____ PERCENTAGE VALUE: _____ %

SUBCONTRACTOR NAME: _____
ADDRESS: _____

PHONE: _____
CONTACT PERSON: _____
ETHNIC GROUP*: _____ COUNTY CERTIFIED** _____
WORK TO BE PERFORMED: _____

DOLLAR VALUE OF WORK: \$ _____ PERCENTAGE VALUE: _____ %

SUBCONTRACTOR NAME: _____
ADDRESS: _____

PHONE: _____
CONTACT PERSON: _____
ETHNIC GROUP*: _____ COUNTY CERTIFIED** _____
WORK TO BE PERFORMED: _____

DOLLAR VALUE OF WORK: \$ _____ PERCENTAGE VALUE: _____ %

SUBCONTRACTOR NAME: _____
ADDRESS: _____

PHONE: _____
CONTACT PERSON: _____
ETHNIC GROUP*: _____ COUNTY CERTIFIED** _____
WORK TO BE PERFORMED: _____

DOLLAR VALUE OF WORK: \$ _____ PERCENTAGE VALUE: _____ %

*Ethnic Groups: African American (AABE); Asian American (ABE); Hispanic American (HBE); Native American (NABE); White Female American (WFBE); **If yes, attach copy of recent certification letter.

EXHIBIT C – SCHEDULE OF INTENDED SUBCONTRACTOR UTILIZATION

Total Dollar Value of Small Business Enterprise Agreements: (\$)

Total Percentage Value: (%)

CERTIFICATION: The undersigned certifies that he/she has read, understands and agrees to be bound by the Bid provisions, including the accompanying Exhibits and other terms and conditions regarding sub-contractor utilization. The undersigned further certifies that he/she is legally authorized by the Bidder to make the statement and representation in this Exhibit and that said statements and representations are true and correct to the best of his/her knowledge and belief. The undersigned understands and agrees that if any of the statements and representations are made by the Bidder knowing them to be false, or if there is a failure of the intentions, objectives and commitments set forth herein without prior approval of the Owner, then in any such event the Contractor's acts or failure to act, as the case may be, shall constitute a material breach of the contract, entitling the Owner to terminate the Contract for default. The right to so terminate shall be in addition to, and in lieu of, any other rights and remedies the Owner may have for other defaults under the contract.

Signature/Title: _____

Firm or Corporate Name: _____

Address: _____

Telephone: () _____

Fax Number: () _____

Email Address: _____

EXHIBIT D

**LETTER OF INTENT TO PERFORM AS A SUBCONTRACTOR
OR
PROVIDE MATERIALS OR SERVICES**

This form must be completed by <u>ALL</u> known subcontractors/suppliers and submitted with the bid. The Prime Contractor must submit Letters of Intent for ALL known subcontractors/suppliers at time of bid submission.
--

To: _____
(Name of Prime Contractor Firm)

From: _____
(Name of Subcontractor Firm)

ITB/RFP Number _____
Project Name _____

The undersigned is prepared to perform the following described work or provide materials or services in connection with the above project (specify in detail particular work items, materials, or services to be performed or provided):

Description of Work	Project Commence Date	Project Completion Date	Estimated Dollar Amount

(Prime Bidder)

(Subcontractor)

Signature _____

Signature _____

Title _____

Title _____

Date _____

Date _____

EXHIBIT E – DECLARATION REGARDING SUBCONTRACTING PRACTICES

If the bidder **does not intend to subcontract** any portion of the scope of work services(s), this form **must be** completed and submitted with the bid.

_____ hereby declares that it is
my/our intent to
(Bidder)

perform 100% of the work required for _____
(ITB/RFP Number)

(Description of Work)

In making this declaration, the bidder states the following:

1. That the bidder does not customarily subcontract elements of this type project, and normally performs and has the capability to perform and will perform **all elements** of the work on this project with his/her own current work forces;
2. If it should become necessary to subcontract some portion of the work at a later date, the bidder will comply with all requirements of the County's Non-Discrimination Ordinance in providing equal opportunities to all firms to subcontract the work. The determination to subcontract some portion of the work at a later date shall be made in good faith and the County reserves the right to require additional information to substantiate a bidder's decision to subcontract work following the award of the contract. Nothing contained in this provision shall be employed to circumvent the spirit and intent of the County's Non-Discrimination Ordinances;
3. The bidder will provide, upon request, information sufficient for the County to verify Item Number one.

AUTHORIZED COMPANY REPRESENTATIVE

Name: _____ Title: _____ Date: _____

Signature: _____

Firm: _____

Address: _____

Phone Number: _____

Fax Number: _____

Email Address: _____

EXHIBIT F – JOINT VENTURE DISCLOSURE AFFIDAVIT

RFP No._____

Project Name_____

This form must be completed and submitted with the bid if a Joint Venture approach is to be undertaken.

The firms listed below do hereby declare that they have entered into a joint venture agreement pursuant to the above mentioned project. The information requested below is to clearly identify and explain the extent of participation of each firm in the proposed joint venture. All items must be properly addressed before the business entity can be evaluated.

1. Firms:

- 1) Name of Business:_____
Street Address:_____
City/State/Zip:_____
County:_____
Nature of Business:_____
- 2) Name of Business:_____
Street Address:_____
City/State/Zip:_____
County:_____
Nature of Business:_____
- 3) Name of Business:_____
Street Address:_____
City/State/Zip:_____
County:_____
Nature of Business:_____

NAME OF JOINT VENTURE (If applicable):_____

PRINCIPAL OFFICE ADDRESS:_____

CITY/STATE/ZIP:_____

OFFICE PHONE:_____

EXHIBIT F – JOINT VENTURE DISCLOSURE AFFIDAVIT

Note: Attach additional sheets as required

1. Describe the capital contributions by each joint venturer and accounting thereof. Indicate the percentage make-up for each joint venture partner.
2. Describe the financial controls of the joint venture, e.g., will a separate cost center be established? Which venturer will be responsible for keeping the books? How will the expense therefore be reimbursed? What is the authority of each joint venture to commit or obligate the order?
3. Describe any ownership, options for ownership, or loans between the joint ventures. Identify terms thereof.
4. Describe the estimate contract cash flow for each joint venturer.
5. To what extent and by whom will the on-site work be supervised?
6. To what extent and by whom will the administrative office be supervised?
7. Which joint venturer will be responsible for material purchases including the estimated cost thereof? How will the purchase be financed?
8. Which joint venturer will provide equipment? What is the estimated cost thereof? How will the equipment be financed?
9. Describe the experience and business qualifications of each joint venturer.
10. Submit a copy of all joint venture agreements and evidence of authority to do business in the State of Georgia as well as locally, to include all necessary business licenses.
11. Percent of ownership by each joint venture in terms of profit and loss sharing: _____

12. The authority of each joint venturer to commit or obligate the other: _____

EXHIBIT F – JOINT VENTURE DISCLOSURE AFFIDAVIT

13. Number of personnel to be involved in project, their crafts and positions and whether they are employees of the small business enterprise, the majority firm or the joint venture: _____

14. Identification of control and participation in venture; list those individuals who are responsible for day-to-day management and policy decision-maker, including, but not limited to, those with prime responsibility for areas designated below; (use additional sheets if necessary)

<u>Name</u>	<u>Race</u>	<u>Sex</u>	<u>Financial Decisions</u>	<u>Supervision Field Operation</u>
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

In connection with any work that these firms, as a joint venture, might be authorized to perform in connection with above captioned contract, we each do hereby authorize representatives of the Fulton County Department of Contract Compliance, Departments of Purchasing and Finance, under the direction of the County Manger's Office, to examine, from time to time, the books, records and files to the extent that such relate to this County project.

WE DO SOLEMNLY DECLARE AND AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE CONTENTS OF THE FOREGOING DOCUMENT ARE TRUE AND CORRECT, AND THAT WE ARE AUTHORIZED, ON BEHALF OF THE AVOVE FIRMS, TO MAKE THIS AFFIDAVIT AND GRANT THE ABOVE PRIVILEGE.

FOR: _____
(Company)

Date: _____
(Signature of Affiant)

(Printed Name)

(Company)

Date: _____
(Signature of Affiant)

(Printed Name)

(Company)

Date: _____
(Signature of Affiant)

(Printed Name)

EXHIBIT F – JOINT VENURE DISCLOSURE AFFIDAVIT

State of _____:

County of _____:

On this day of _____, 20_____, before me, appeared _____,

_____, the
aforementioned officers, personally appeared known to me to be an authorized company
representative described in the foregoing Affidavit and acknowledge that he (she) executed the
same in the capacity therein stated and for the purpose therein contained.

Notary Public

(Notary Seal) _____ Signature

Commission Expires

EXHIBIT G – PRIME CONTRACTOR/SUBCONTRACTOR UTILIZATION REPORT

This report is required to be submitted by the tenth day of each month, with a copy of your payment invoice (schedule of values/payment application) to Contract Compliance. Failure to comply may result in the County commencing proceedings to impose sanctions on the successful bidder, in addition to purchasing any other available legal remedy. Sanctions may include the suspending of any payment or part thereof, termination or cancellation of the contract, and the denial to participate in any future contracts awarded by Fulton County.

REPORTING PERIOD		PROJECT NAME:	
FROM:		PROJECT NUMBER:	
TO:		PROJECT LOCATION:	

PRIME CONTRACTOR		Contract Award Date	Contract Award Amount	Change Order Amount	Contract
Name:					
Address:					
Telephone #:					

AMOUNT OF REQUISITION THIS PERIOD:\$ _____
TOTAL AMOUNT REQUISITION TO DATE:\$ _____

SUBCONTRACTOR UTILIZATION (add additional rows as necessary)

Name of Sub-contractor	Description of Work	Contract Amount	Amount Paid To Date	Amount Requisition This Period	Start Date
TOTALS					

Executed By: _____

(Signature)

(Printed Name)

